

1 YI LIN ZHENG, ESQ.
2 Nevada Bar No. 10811
3 MOMOT & ZHENG
4 520 South Fourth St., St. 300
5 Las Vegas, NV 89101
(702) 385-7170
Attorney for Defendant
PATRICK RICHARDSON

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 UNITED STATES OF AMERICA,)
9)
10 Plaintiff,) 2:13-cr-00352-GMN-PAL-3
11 vs.)
12 PATRICK RICHARDSON,)
13)
14 Defendants.)

**STIPULATION TO
CONTINUE REVOCATION OF
SUPERVISED RELEASE**

15 COMES NOW, Defendant, PATRICK RICHARDSON ("Mr. Richardson"), by and
16 through his CJA attorney YI LIN ZHENG, ESQ., of The Law Offices of Momot & Zheng, 520 S.
17 Fourth St., Ste. 300, Las Vegas, NV 89101, and the United States being represented by and through
18 the AUSA Susan Cushman, of the United States Attorney Office.

19 Defendant's Revocation of Supervised Release Hearing is currently set for April 26, 2018,
20 at 10:00 a.m., a continuance is sought because the parties agree that the modification of conditions
21 imposed at Mr. Richardson's detention hearing with placement at the halfway house and continued
22 intensive outpatient counsel with the Westcare CARE program and continued negative drug test
23 results are sufficient to address the concerns of the parties. A continuance of 60 days is sought to
24 allow for Mr. Richardson's continued compliance with his modified supervised release conditions.
25 If Mr. Richardson has no further violations in the next 60 days, the parties have contemplated that
26 the modified sanctions are sufficient to resolve supervised release violation, making a revocation

1 hearing unnecessary. AUSA Susan Cushman had no objection to the request for continuance and
2 possible resolution for the supervised release violations. Mr. Richardson is currently at the halfway
3 house, per the Court's order. He has no opposition to the continuance and authorized counsel to
4 seek a continuance from the Court.

5 **IT IS HEREBY STIPULATED AND AGREED UPON**, by and between the parties
6
7 hereto, that the Revocation of Supervised Release Haring date in the above referenced case may be
8 continued from Thursday April 26, 2018 at 10:00 a.m., for a period of 60 days until Tuesday June
9 26, 2018 or until such time convenient for this Honorable Court.

10
11 STIPULATION entered by:
12

13
14 _____ /s/
15 YI LIN ZHENG
16 Nevada Bar No. 10811
17 MOMOT & ZHENG
18 520 So. Fourth St., Ste. 300
19 Las Vegas, Nevada 89101
20 Attorney for Defendant

21
22 _____ /s/
23 DAYLE ELIESON
24 United States Attorney
25 SUSAN CUSHMAN
26 Assistant United States Attorney
27 501 Las Vegas Blvd. So., Ste 1100
28 Las Vegas, Nevada 89101

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Upon Stipulation of the parties:

IT IS HEREBY ORDERED that the Revocation of Supervised Release Hearing date in
the above referenced case shall be continued from Thursday April 26, 2018 at 10:00 a.m., to

June 28, 2018 at 11:30 a.m. , Courtroom 7D .

DATED this 25 day of April of 2018.

Honorable Chief Judge Gloria M. Navarro
United States District Judge

20
21
22
23
24
25
26
27
28